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26-Dec-2002	W66QKZ-2077-8559	V66QKZ-2077-8559			
DACW57	7. ADMINISTERED BY (If other than item 6)				
	PHONE: 503-808-4616 PO BOX 2946 PORTLAND OR 97219				
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	ACILITY COLLING IN THE SOLUTION (No., Street, County, Street,	3. EFFECTIVE DATE 26-Dec-2002 DACW57 7. ADMINISTERED BY (If other than item 6) RAY GREENHECK PHONE: 503-808-8416 PO BOX 2946 PORTLAND OR 97219 (No., Street, County, State and Zip Code) FACILITY CODE 11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICT in Item 14. The hour and date specified for receipt of Offer to the hour and date specified in the solicitation or as amended by one of the follow 1 copies of the amendment; (b) By acknowledging receipt of this amendment or ference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNO FERCEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY nendment you desire to change an offer already submitted, such change may be mad solicitation and this amendment, and is received prior to the opening hour and date sy. TA (If required) TEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/O DIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM BURNT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM CHANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.10. ENTERED INTO PURSUANT TO AUTHORITY OF: uthority) is required to sign this document and return CATION (Organized by UCF section headings, including solicitation or interpretation of the property of	A. A. E. P. C.	3. EFFECTIVE DATE 4. REQUISITION PURCHASE REQ. NO.	3. EFECTIVE DATE 4. REQUISITION PURCHASE REQ. NO. WASSEGGED WASSEGGGD WASSEGGED WASSEGGGD WASSEGGGGD WASSEGGGGD WASSEGGGGD WASSEGGGGD WASSEGGGGD WASSEGGGGGD WASSEGGGGGD WASSEGGGGGGGGGGGGGGGGGGGG

EXCEPTION TO SF 30 APPROVED BY OIRM 11-84 STANDARD FORM 30 (Rev. 10-83) Prescribed by GSA FAR (48 CFR) 53.243

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

AMENDMENT 2 INFO

The due date for quotes is not extended and remains 31 Jan 2003 4:00 PM

Contractors shall print, sign (block 15 a-c), and return one copy of the amendment with their offer.

This amendment is being issued to remove HTRW testing CLINs, to revise the Evaluation Clause 52.212-2 to accept NELAC/NELAP Certifications as well as Army Corps Validation, and to revise the evaluation factors for this contract award.

The resulting contract will be for non-HTRW testing only. Any HTRW testing will be done under another contract.

SECTION SF 1449 - CONTINUATION SHEET

SUPPLIES OR SERVICES AND PRICES

CLIN 0001

The CLIN extended description has changed to (NAICS 54138, Size Standard \$6M, FSC F999).

SUBCLIN 0001AA

The CLIN description has changed to Reserved.

The CLIN extended description has been deleted.

SUBCLIN 0001AB

The CLIN description has changed to Reserved.

The CLIN extended description has been deleted.

CLIN 0007

The CLIN description has changed to Reserved.

The CLIN extended description has been deleted.

CLIN 1001

The CLIN extended description has been deleted.

SUBCLIN 1001AA

The CLIN description has changed to Reserved.

SUBCLIN 1001AB

The CLIN description has changed to Reserved.

CLIN 1007

The CLIN description has changed to Reserved.

The CLIN extended description has been deleted.

CLIN 2001

The CLIN extended description has been deleted.

SUBCLIN 2001AA

The CLIN description has changed to Reserved.

SUBCLIN 2001AB

The CLIN description has changed from to Reserved.

CLIN 2007

The CLIN description has changed to Reserved. The CLIN extended description has been deleted.

CLIN 3001

The CLIN extended description has been deleted.

SUBCLIN 3001AA

The CLIN description has changed to Reserved.

SUBCLIN 3001AB

The CLIN description has changed to Reserved.

CLIN 3007

The CLIN description has changed to Reserved. The CLIN extended description has been deleted.

CLIN 4001

The CLIN extended description has been deleted.

SUBCLIN 4001AA

The CLIN description has changed to Reserved.

SUBCLIN 4001AB

The CLIN description has changed from to Reserved.

CLIN 4007

The CLIN description has changed to Reserved. The CLIN extended description has been deleted.

The following have been modified:

52.212-2 EVALUATION--COMMERCIAL ITEMS (JAN 1999)

(a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, price and other factors considered. The following factors shall be used to evaluate offers:

Factor 1

Contractor COE Validation, or NELAC/NELAP Certifications: The contractor shall submit evidence of applicable certification or validation with their offer. Failure to provide at least one current certification or validation will be basis of refection of the offer. Factor 1 is significantly more important than Factors 2 and 3.

Factor 2

Technical Capability of the analysis offered to meet the Government requirement: The analysis offered must meet the necessary Detection Level for each type of analysis identified in the contract. The contractor shall fill in the Practical Quantitation Limit (PQL) or Method Reporting Limit (MRL) and Method Detection Limit (MDL) that the lab is capable of meeting for each type of test shown in the space provided in Schedule B for the Base Year CLINs. These limits shall be used for all option years as well. Factor 2 is somewhat more important than Factor 3.

Factor 3

Past Performance: The contractor shall submit past performance information in accordance with FAR clause 52.212-1 Paragraph (b) (10). The government intends to contact references and ask questions concerning the following sub-factors, but not limited to these questions:

Sub-factor 1

Quality of tests performed. Sub-factor 1 is significantly more important than Sub-factors 2 and 3.

Sub-factor 2

Quality of reports submitted by the contractor. Sub-factor 2 is significantly more important than Sub-factor 3

Sub-factor 3

Timeliness of the contractors testing.

In addition the Government may use other sources to verify Past Performance, at its sole discretion.

Factors 1, 2, and 3 when combined, are significantly more important than price.

Factor 4 Price.

- (b) Options. The Government will evaluate offers for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that an offer is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s).
- (c) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

(End of clause)

(End of Summary of Changes)